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June 21, 2018

## Via ECF

The Honorable Steven L. Tiscione United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

Re: Ahn v. Nak Won Foods Inc., et al.

Docket No.: 1:17-cv-02331-MKB-ST

Our File No.: NY1013

Voluntary Dismissal Pursuant to Rule 41(a)(2)

Dear Judge Tiscione,

We represent the Plaintiff in the above-referenced action. On May 8, 2018, Your Honor ordered that Plaintiff file a motion for default against corporate *pro se* Defendant Nak Won Food, Inc. (Nak Won) by June 4, 2018.

Plaintiff's investigation has revealed that Nak Won is completely defunct and shuttered. As Your Honor is aware, Defendant Eun Hee Ha filed for Chapter 7 Bankruptcy and is the only principal for Nak Won.

Plaintiff will not be able to collect any money and a motion for default against Nak Won would be futile. Therefore Plaintiff respectfully requests that Your Honor voluntarily dismiss this instant action pursuant to Rule 41(a)(2).

Thank you for Your Honor's time and attention.

Respectfully yours, KIM & BAE, P. C. Attorneys for the Plaintiff

By: /s/ Farzad Ramin Farzad Ramin

cc: all counsel of record (via ECF).

Via Certified Mail and First Class Mail
NAK WON FOOD INC.
EUN HEE HA
2171 Edwin Avenue
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